Ĭ	Case 3:17-cv-00444-RCJ-WGC Document 4	2 Filed 12/14/17 Page 1 of 3
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6	UNITED STATES I	
7	DISTRICT O	PNEVADA
8	CDECORY O GARMONO	3:17-cv-00444-RCJ-WGC
9	GREGORY O. GARMONG,	3:17-CV-UU444-NCJ-YYGC
	Plaintiff,	STIPULATION FOR EXTENSION
10	vs.	OF TIME TO OPPOSE JOINDER AND SPECIAL MOTION
11		TO DISMISS OF DEFENDANTS
	TAHOE REGIONAL PLANNING AGENCY,	COMPLETE WIRELESS
12	JOHN MARSHALL, in his official and individual capacities;	CONSULTING, INC. AND MARIA KIM AND TO REPLY
13	BRIDGET CORNELL, in her official and	
	individual capacities;	(First request)
14	UOANNE MARCHETTA, in her official and individual capacities;	
15		
16	individual capacities; JAMES LAWRENCE, in his official and	
10	individual capacities;	
17	BILL YEATES, in his official and	
18	individual capacities; SHELLY ALDEAN, in her official and	
	individual capacities;	
19	MARSHA BERKBIGLER, in her official and	
20	individual capacities; CASEY BEYER, in his official and	
	individual capacities;	
21	TIMOTHY CASHMAN, in his official and individual capacities;	
22	BELINDA FAUSTINOS, in her official and	
22	individual capacities;	
23	TIM CARLSON, in his official and individual capacities;	
24	AUSTIN SASS, in his official and	
25	individual capacities; NANCY McDERMID, in her official and	
د2	individual capacities;	
26	BARBARA CEGAVSKE, in her official and	
27	individual capacities; MARK BRUCE, in his official and	
	lindividual capacities;	
28	SUE NOVASEL, in his official and	

individual capacities;
LARRY SEVASON, in his official and individual capacities;
E. CLEMENT SHUTE, JR., in his official and individual capacities;
MARIA KIM; VERIZON WIRELESS, INC.;
COMPLETE WIRELESS CONSULTING, INC., and CROWN CASTLE

Defendants.

Plaintiff Garmong and defendants Complete Wireless Consulting, Inc. and Maria Kim, through their undersigned counsel of record, stipulate that the plaintiff may have to and including <u>December 29, 2017</u> in which to file points and authorities in opposition to "Complete Wireless Consulting, Inc. and Maria Kim's Joinder in Motions to Dismiss Under FRCP 12 and Special Motion to Dismiss Under NRS 41.660 *et seq.*" filed on November 30, 2017. The current deadline is December 14, 2017. The parties also stipulate, for the same reasons described below, that defendants Complete Wireless Consulting, Inc. and Maria Kim may correspondingly have to and including <u>January 12, 2018</u> in which to file reply points and authorities in support of their Joinder and Special Motion to Dismiss.

There have been no previous requests for extension of this deadline.

This stipulation is requested because the holiday season, pressure from other deadlines and the unusual nature of SLAPP motions and oppositions to them have made it difficult for the plaintiff to file an opposition by December 14, 2017.

DATED this 14th day of December, 2017.

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22 /S/ Carl M. Hebert CARL M. HEBERT, ESQ.

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DATED this 14th day of December, 2017.

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/S/ James A. Heard JAMES A. HEARD, ESQ.

Counsel for the plaintiff

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Counsel for defendants Complete Wireless Consulting, Inc. and Maria Kim

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1	
2	Continuation of stipulation and order for extension of time in 3:17-cv-00444-RCJ-WGC.
3	IT IS SO ORDERED:
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5	R. Jones
6	UNITED STATES MAGISTRATE JUDGE DATED:
7	DATED:
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